U.S. District Court Eastern District of New York (Brooklyn) CRIMINAL DOCKET FOR CASE #: 1:16-mj-00284-VVP All Defendants

Case title: USA v. Reynolds Date Filed: 03/24/2016

Date Terminated: 03/25/2016

Assigned to: Magistrate Judge

Viktor V. Pohorelsky

Defendant (1)

Marsha-Gay Reynolds

TERMINATED: 03/25/2016

represented by Brad E. Mazarin

Block & Mazarin 277 Broadway Suite 301

New York, NY 10007 (212) 227–9008 *LEAD ATTORNEY*

ATTORNEY TO BE NOTICED

Designation: Retained

Dennis J. Ring

Law Office of Dennis J. Ring 148–29 Cross Island Parkway Whitestone, NY 11357

(718)357–1040 Fax: (718)357–1219

Email: dennisringlaw@gmail.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: Retained

Pending Counts

Disposition

None

Highest Offense Level (Opening)

None

Terminated Counts

Disposition

None

Highest Offense Level

(Terminated)

None

21:841A=NP.F

Plaintiff

USA

Date Filed	#	Page	Docket Text
03/24/2016	1	4	RULE 5 AFFIDAVIT Removal to the Central District of California by USA as to Marsha–Gay Reynolds (Sica, Michele) (Entered: 03/24/2016)
03/24/2016		18	Arrest (Rule 5) of Marsha–Gay Reynolds (Sica, Michele) (Entered: 03/24/2016)
03/24/2016	2	19	Minute Entry for proceedings held before Magistrate Judge Viktor V. Pohorelsky: For anArraignment as to Marsha–Gay Reynolds (1) Count Complaint held on 3/24/2016, Attorney Appointment Hearing as to Marsha–Gay Reynolds held on 3/24/2016, Initial Appearance in Rule 5(c)(3) Proceedings as to Marsha–Gay Reynolds held on 3/24/2016 Appearance entered by Dennis J. Ring,Brad E. Mazarin for Marsha–Gay Reynolds on behalf of defendant. Defendant present with Retained Counsel; AUSA Alicia Washington present for the Government. Gov't opposed bail. Defense counsel presented a bail package. Court set bond in the amount of \$500,000.00. Government requests that the bond be stayed pending the appeal in the Central District of California. A Temporary Order of Detention entered. Bail hearing set for 03/25/2016 @ 2:00pm (Tape #2:42–2:50 2nd 3:22–3:33.) (Sica, Michele) (Entered: 03/24/2016)
03/24/2016	<u>3</u>	20	WAIVER of Rule 5(c)(3) Hearing by Marsha–Gay Reynolds (Sica, Michele) (Entered: 03/24/2016)
03/24/2016	4	21	NOTICE OF ATTORNEY APPEARANCE: Dennis J. Ring, Brad E. Mazarin appearing for Marsha–Gay Reynolds (Attachments: #1 Notice of attorney appearance) (Sica, Michele) (Entered: 03/24/2016)
03/24/2016	<u>5</u>	23	TEMPORARY COMMITMENT Issued as to Marsha–Gay Reynolds (Sica, Michele) (Entered: 03/24/2016)
03/25/2016	<u>6</u>	24	ORDER staying bond as to Marsha–Gay Reynolds. Ordered by Judge Andre Birotte, Jr, US District Court Judge in Central District of CA.) (Yuen, Sui–May) (Entered: 03/28/2016)
03/25/2016	7	25	Minute Entry for proceedings held before Magistrate Judge Viktor V. Pohorelsky:Bond Hearing as to Marsha–Gay Reynolds held on 3/25/2016 (Tape #2;21–2;27.) Clerk SM Yuen – AUSA Alicia Washington present. Defendant present w/ counsel Dennis Ring and Brad Mazarin. Judge Birottle, Jr. from CD of CA stayed bond pending hearing in CA on 4/7/16. Commitment order entered. Defendant to be removed in custody of the US Marshals to the CD of CA." (Yuen, Sui–May) (Entered: 03/28/2016)
03/25/2016	8	26	COMMITMENT TO ANOTHER DISTRICT as to Marsha–Gay Reynolds.

(Entered: 03/28/2016)

SA:ANW	
UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	16 M 0284
UNITED STATES OF AMERICA	REMOVAL TO THE
- against -	CENTRAL DISTRICT OF CALIFORNIA
MARSHA-GAY REYNOLDS,	Fed. R. Crim. P. 5
Defendant.	
X	

EASTERN DISTRICT OF NEW YORK, SS:

CAROLYN PORRAS, being duly sworn, deposes and states that she is a Special Agent with the Drug Enforcement Administration ("DEA"), duly appointed according to law and acting as such.

On March 23, 2016, an arrest warrant was issued by the United States District Court for the Central District of California commanding the arrest of MARSHA-GAY REYNOLDS for possessing with intent to distribute a mixture or substance containing a detectable amount of cocaine, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1).

The source of your deponent's information and the grounds for her belief are as follows:¹

Because the purpose of this Complaint is to set forth only those facts necessary to establish probable cause to arrest, I have not described all the relevant facts and circumstances of which I am aware.

- 1. I am one of the New York case agents assigned to the underlying investigation of the defendant out of the Central District of California. I have been a DEA Special Agent for approximately twenty years.
- 2. On March 23, 2016, an arrest warrant was issued by the United States

 District Court for the Central District of California commanding the arrest of MARSHA-GAY

 REYNOLDS for possessing with intent to distribute a mixture or substance containing a

 detectable amount of cocaine, a Schedule II controlled substance, in violation of Title 21,

 United States Code, Section 841(a)(1). A copy of the arrest warrant and the complaint from

 the Central District of California are attached hereto as Exhibit A.
- on March 23, 2016, the defendant MARSHA-GAY REYNOLDS voluntarily surrendered to DEA's offices located at John F. Kennedy International Airport ("JFK"). REYNOLDS verbally identified herself as the defendant MARSHA-GAY REYNOLDS. REYNOLDS presented a New York State Driver's License issued to "MARSHAGAY REYNOLDS" bearing her photograph. REYNOLDS also presented a United States passport issued to "MARSHAGAY REYNOLDS" bearing her photograph. DEA agents compared the photographs from these identification documents to a photograph of the individual sought by the Central District of California. In my opinion, the photographs of "MARSHAGAY REYNOLDS" on the driver's license and passport and the appearance of the person who surrendered to the DEA at JFK match the photograph of the defendant sought by the Central District of California, that is, MARSHA-GAY REYNOLDS.

WHEREFORE, your deponent respectfully requests that the defendant MARSHA-GAY REYNOLDS be removed to the Central District of California so that she may be dealt with according to law.

CAROLYN PORRAS

Special Agent, Drug Enforcement Administration

Sworn to before me this

24th d

THE

UNITE EASTE OHORELSKY

JUDGE ORK



UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

			·
UNITED STATE	S OF AMERICA,	WA	RRANT FOR ARREST
	PLAINTIFF,		
MARSHA GAY I	v. REYNOLDS, DEFENDANT.	CAS	ON COMPLAINT E NO.: 16-0607M
To: UNITED STA	ATES MARSHAL AND ANY A	UTHORIZ	ED UNITED STATES OFFICER
YOU ARE HER	EBY COMMANDED to arr	est MAR	SHA GAY REYNOLDS and
bring her forthwit	h to the nearest Magistrate Ju	adge to an	nswer a complaint charging her
with Possession w	rith Intent to Distribute a Mix	cture or S	ubstance Containing a Detectable
Amount of Cocair	ne, in violation of Title 21, U	nited Stat	tes Code, Section 841(a)(1).
REC: BY AUSA	Detention		ACQUELINE CHOOLJIAN D STATES MAGISTRATE JUDGE
3/23/10			
Date	•	Honorable	Jacqueline Chooljian
		4	JACQUELINE CHOOLJIAN
·	-	Signature of	of Magistrate Judge
This warrent was read	RETU	A STATE OF THE STA	ove-named defendant at (location):
This waitain was reco	sived and executed with the arres	t of the abo	· ·
DATE RECEIVED	NAME AND TITLE OF ARRESTING	G OFFICER	SIGNATURE OF ARRESTING OFFICER
DATE OF ARREST			

DESCRIPTIVE INFORMATION FOR DEFENDANT CONTAINED ON PAGE TWO

CRIMINAL COMPLAINT AO 91 (Rev. 11/82) UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA DOCKET NO. UNITED STATES OF AMERICA MARSHA GAY REYNOLDS MAGISTRATE'S CASE NO. CENTRAL DISTRICT OF CALIFORNIA Complaint for violation of Title 21, United States Code, Section LOCATION NAME OF MAGISTRATE JUDGE **UNITED STATES** Los Angeles, California HONORABLE JACQUELINE CHOOLJIAN MAGISTRATE JUDGE DATE OF OFFENSE PLACE OF OFFENSE ADDRESS OF ACCUSED (IF KNOWN) Los Angeles County March 18, 2016 COMPLAINANT'S STATEMENT OF FACTS CONSTITUTING THE OFFENSE OR VIOLATION: [21 U.S.C. § 841(a)(1)] On or about March 18, 2016, in Los Angeles County, within the Central District of California, defendant MARSHA GAY REYNOLDS knowingly and intentionally possessed with intent to distribute a mixture or substance containing a detectable amount of cocaine, a Schedule II narcotic drug controlled substance, in violation of Title 21, United States Code, Section 841(a)(1). BASIS OF COMPLAINANT'S CHARGE AGAINST THE ACCUSED: (See attached affidavit which is incorporated as part of this Complaint) MATERIAL WITNESSES IN RELATION TO THIS CHARGE: N/A SIGNATURE OF COMPLAINANT Being duly sworn, I declare that the Trayvon Barnes · foregoing is true and correct to the best OFFICIAL TITLE of my knowledge. Special Agent - Federal Bureau of Investigation Sworn to before me and subscribed in my presence, SIGNATURE OF MAGISTRATE JUDGE(1) DATE

(i) See Federal Rules of Criminal Procedure 3 and 54 AUSA Reema M. El-Amamy x0552

REC: Detention

IACQUELINE CHOOLJIAN

March 23, 2016

AFFIDAVIT

I, Trayvon Barnes, being duly sworn, declare and state as follows:

I. INTRODUCTION

- 1. I am a Special Agent of the United States, within the meaning of Title 18, United States Code, Section 2510(7), and I am empowered by law to conduct investigations of, and to make arrests for, the offenses enumerated in Titles 18 and 21 of the United States Code.
- I am a Special Agent ("SA") for the Federal Bureau of Investigation ("FBI"), and have been so employed since May 2015. Prior to my employment as an SA with the FBI, I was employed as an SA with the Drug Enforcement Administration ("DEA"), Los Angeles Field Division ("LAFD") from September 2008 until May 2015. I am currently assigned to a Criminal Enterprise Squad at the Los Angeles Field Office of the FBI, specifically the Southern California Drug Task Force ("SCDTF"), High Intensity Drug Trafficking Area ("LA HIDTA"), Group 47. LA HIDTA is a task force comprised of agents and officers from federal, state, and local law enforcement agencies, primarily investigating large-scale drug trafficking organizations, as well as violent street gangs involved in drug distribution, firearms offenses, racketeering offenses, as well as the conspiracies associated with these offenses.
- 3. Additionally, I am assigned to the Los Angeles
 International Airport Criminal Enterprise Task Force
 ("LAACETF"), an inter-agency task force based at the Los Angeles

International Airport ("LAX"). In addition to the FBI, other members of the interagency task force, which include the DEA, United States Customs and Border Protection ("CBP"), the Transportation Security Administration ("TSA"), the Los Angeles International Airport Police Department ("LAX PD"), the Los Angeles Police Department ("LAPD"), and the Los Angeles Sheriff's Department ("LASD"), have all recognized that there is a need for a coordinated law enforcement effort to target airport/airline internal criminal enterprises that use the aviation system to transport large amounts of illicit drugs throughout the United States and various international destinations. The LAACETF focuses on all airports within the FBI Los Angeles Field Office's area of responsibility, which includes LAX, as well as the John Wayne International Airport, the Los Angeles/Ontario International Airport, the Long Beach Airport, the Bob Hope Airport, the Van Nuys Airport, and the Santa Monica Airport.

4. Specifically, the LAACETF is focused on investigating airport/airline internal conspiracies in which criminal enterprises recruit airport/airline employees to exploit their privileged airport access and knowledge of existing airport security procedures. These investigations focus on the use of airport/airline employees with access to sensitive areas of the airport and/or aircrafts, to smuggle large amounts of illicit drugs into and throughout the United States. Previous and current investigations have identified Transnational Criminal Organizations ("TCO") that generally depend on drug trafficking

as their primary source of revenue. As such, TCO's require the use of various forms of transport in order to obtain and distribute large amounts of illicit drugs into and throughout the United States, and air travel provides a significant opportunity for them to do so. Additionally, air travel provides an opportunity to smuggle and distribute other contraband to include drug proceeds. These investigations have revealed that the smuggling and distribution efforts by TCO's are greatly enhanced by the use of airport/airline employees who have access to sensitive areas of the airport/or and aircrafts.

II. PURPOSE OF AFFIDAVIT

- 5. This affidavit is submitted in support of a criminal complaint against, and an arrest warrant for, Marsha Gay REYNOLDS ("REYNOLDS") for a violation of Title 21, United States Code, Section 841(a)(1) (Possession with Intent to Distribute a Mixture or Substance Containing a Detectable Amount of Cocaine).
- 6. The facts set forth in this affidavit are based upon my personal observations, my training and experience, and information obtained from various law enforcement personnel and witnesses. This affidavit is intended to show merely that there is sufficient probable cause for the complaint and requested warrant, and does not purport to set forth all of my knowledge of or investigation into this matter. Unless specifically indicated otherwise, all conversations and statements described in this affidavit are related in substance and in part only.

III. SUMMARY OF PROBABLE CAUSE

- 7. On March 18, 2016, at approximately 7:08 p.m., the Transportation Security Administration ("TSA") contacted the Los Angeles International Airport Police Department ("LAX PD"), and reported an incident involving an airline flight crewmember later identified as Marsha Gay REYNOLDS. TSA reported that REYNOLDS abandoned two carry-on luggage bags while en-route to a secondary TSA screening area after being randomly selected to participate in a secondary TSA security screening. The abandoned luggage was subsequently found to contain eleven individually wrapped packages that each contained a mixture or substance containing a detectable amount of cocaine that, in total, weighed approximately 68.49 pounds.
- 8. The facts supporting this affidavit are based on my knowledge, training, and experience, my conversations with TSA agents and officers, LAX PD officers, airline corporate security personnel, and my review of incident reports written by LAX PD and TSA Officers. Furthermore, I have reviewed supporting documents in this matter, including photos and video recordings of the incident.

IV. STATEMENT OF PROBABLE CAUSE

9. Based on my conversation with TSA Transportation
Security Officer ("TSO") Jamie Samuel, and my review of TSO
Samuel's incident report, I learned that TSO Samuel has been a
TSO with the TSA for the past 5 ½ years, and is currently
assigned to a TSA security screening station located in Terminal

- 4 of LAX. As part of her normal work duties, TSO Samuel is tasked with the screening of passengers and/or baggage to ensure compliance with TSA regulations. As such, TSO Samuel may operate basic security equipment, such as x-ray machines and hand wands at various TSA security screening checkpoints. As a TSO, Samuel has also participated in "behavioral awareness" training to assist in conducting her normal work duties. Based on her training and experience, TSO Samuel is able to recognize certain behavioral characteristics such as anxiety, tension, and nervousness, which are, according to her, traits often exhibited by individuals involved in illegal activity.
- 10. Based on my conversations with TSO Samuel, and my review of TSO Samuel's incident report, I learned the following regarding the events of March 18, 2016:
- a. On March 18, 2016, at approximately 7:08 p.m., TSO Samuel was working at the Known Crew Member ("KCM") security checkpoint area of Terminal 4 at LAX. At this time, REYNOLDS, who was attempting to enter the sterile area of Terminal 4, approached TSO Samuel. TSO Samuel observed that REYNOLDS was wearing a black suit jacket and jeans, and was in possession of two carry-on luggage bags, and a large duffle-sized purse. Per standard operating procedure, TSO Samuel asked REYNOLDS for her KCM badge as well as a second form of identification, which REYNOLDS presented to TSO Samuel. TSO Samuel scanned REYNOLDS' KCM badge through the KCM authentication terminal. The KCM authentication terminal accepted REYNOLDS' badge, identifying REYNOLDS as a pre-screened known crewmember.

- b. After TSO Samuel scanned REYNOLDS' KCM badge through the KCM authentication terminal, the KCM terminal randomly selected REYNOLDS to participate in a secondary TSA security screening. At this time, TSO Samuel advised REYNOLDS that REYNOLDS had been randomly selected for secondary TSA security screening. TSO Samuel then called for a Supervisory Transportation Security Officer ("STSO") to respond. At this time, TSO Samuel noticed that REYNOLDS became nervous, and began looking around. REYNOLDS then retrieved a cell phone from her purse, and made a phone call. The call took place in a foreign language that TSO Samuel could not understand. Shortly thereafter, STSO Charles James responded to the Terminal 4 KCM area in order to escort REYNOLDS to a secondary TSA security screening area.
- 11. Based on my conversations with STSO James, and my review of STSO James' incident report, I learned the following regarding the events of March 18, 2016:
- a. On March 18, 2016, at approximately 7:10 p.m., STSO James responded to a call from TSO Samuel for additional screening of a KCM. Upon arrival at the LAX Terminal 4 KCM area, STSO James met REYNOLDS, and began to escort REYNOLDS to a secondary TSA security screening area. While escorting REYNOLDS to the secondary screening area, STSO James noticed that REYNOLDS was not following closely behind STSO James. At several points while walking to the secondary screening area, STSO James requested that REYNOLDS follow more closely, as this is the standard procedure when escorting individuals between

checkpoints. STSO James noticed that the entire time while being escorted to secondary screening, REYNOLDS was talking on her phone to an unknown individual.

- b. Upon arrival at the secondary screening area, STSO James requested REYNOLDS' identification and flight crewmember badge for inspection by the Travel Document Check Officer. At this time, REYNOLDS dropped her carry-on luggage, removed her shoes, and began to run away from STSO James. STSO James observed REYNOLDS run down an upward traveling escalator, then out of Terminal 4 running eastbound towards Terminal 5. During REYNOLDS' flight, STSO James did not attempt to pursue REYNOLDS, as his primary concern was the abandoned luggage that REYNOLDS left behind, and the public safety issue that it potentially presented.
- c. STSO James then notified his supervisor and the LAX PD respectively, in order to advise them of the situation. Shortly thereafter, LAX PD Officer Alexis Chan responded to the secondary TSA screening area where STSO James had maintained custody of REYNOLDS' abandoned luggage.
- d. Based on my conversations with LAX PD Officer
 Chan, and my review of Officer Chan's incident report, I learned
 that, upon arrival to the secondary TSA screening area where
 STSO James had maintained custody of REYNOLDS' abandoned
 luggage, Officer Chan was unable to locate REYNOLDS. Officer
 Chan then requested assistance from two different explosives
 detection dogs. After the detection dogs conducted two separate
 inspections of the abandoned luggage, Officer Chan conducted an

inventory search of the abandoned luggage. Upon inspection of the abandoned luggage, Officer Chan observed a total of eleven packages that were individually wrapped in green cellophane wrapping. The packages were contained inside yellow or white envelopes. Officer Chan noticed that each package was labeled with the phrase "BIG Ranch." At this time, Officer Chan believed the packages to contain illegal drugs.

- e. At this time, Officer Chan, LAX PD Officer
 Gabriella Gonzalez, and LAX PD Officer William Hsu maintained
 complete custody and control of the packages and the abandoned
 luggage until these items were transported to the LAX PD Station
 located at 6320 W. 96th Street, Los Angeles, CA. Next, the
 abandoned property was transported to the LAPD Forensic Science
 Division where each of the eleven packages of suspected drugs
 were weighed and field-tested by LAX PD personnel. In total,
 the contents of the packages weighed approximately 68.49 pounds.
 Additionally, each of the packages contained a powdery white
 substance that field-tested positively for the presence of
 cocaine. After processing and field-testing, the evidence was
 booked at the LAPD Metropolitan Detention Center.
- f. On March 22, 2016, DEA SA Brian Willey and DEA SA Davis King retrieved the eleven from LAPD custody and booked them into DEA evidence until they could be transported to the DEA Southwest laboratory on today's date for further laboratory analysis.

V. CONCLUSION

12. For all the reasons described above, there is probable cause to believe that MARSHA GAY REYNOLDS violated Title 21, United States Code, Section 841(a)(1) (Possession with Intent to Distribute a Mixture or Substance Containing a Detectable Amount of Cocaine).

/5/
Trayvon Barnes
Special Agent - FBI

Subscribed and sworn to before me This 23° day of March, 2016

JACQUELINE CHOOLJIAN

United States Magistrate Judge

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MIME-Version:1.0
From:ecf_bounces@nyed.uscourts.gov
To:nobody@nyed.uscourts.gov
Bcc:
--Case Participants: Magistrate Judge Viktor V. Pohorelsky
(michele_brucella@nyed.uscourts.gov, viktor_pohorelsky@nyed.uscourts.gov)
--Non Case Participants:
--No Notice Sent:

Message-Id:10604980@nyed.uscourts.gov
Subject:Activity in Case 1:16-mj-00284-VVP USA v. Reynolds Arrest - Rule 40
Content-Type: text/html
```

U.S. District Court

Eastern District of New York

Notice of Electronic Filing

The following transaction was entered on 3/24/2016 at 4:37 PM EDT and filed on 3/24/2016

Case Name: USA v. Reynolds
Case Number: 1:16-mj-00284-VVP

Filer:

Document Number: No document attached

Docket Text:

Arrest (Rule 5) of Marsha-Gay Reynolds (Sica, Michele)

1:16-mj-00284-VVP-1 Notice has been electronically mailed to:

1:16-mj-00284-VVP-1 Notice will not be electronically mailed to:

Case 1:16-mj-00284 WAPTED STRETE'S DISTRICT OF NEW YORK EASTERN DISTRICT OF NEW YORK

INITIAL APPEARANCE CALENDAR

1)	Magistrate Case Number:
2)	Defendant's Name: Reynolds Marsha Gay
3)	(Last) (First) (M.I.) Age:
4)	Title: Section(s):
5)	Citizen of: Needs: Interpreter
6)	Arrest Warrant Issued: Date and time of arrest:
(Items	1-6 to be completed by AUSA/Arresting Officer)
7)	Removal Proceeding: Yes No Other District: CONTRAL DIST. of CA
8)	Name of Interpreter used today: Language:
9)	Arraignment on complaint held: Yes No Date/Time: 3 124 16
10)	Detention Hearing Held: Bail set at: 500,000 ROR Entered: POD Entered:
11)	Temporary Order of Detention Entered: Bail Hearing set for: 3 25 16 27W
12)	(a) Preliminary Hearing set for: ; or waived:
	(b) Removal Hearing set for:; or waived:
	(c) Status Conference set for:
13)	ASSISTANT U.S. ATTORNEY <u>Alicia Washington</u>
14)	DEFENSE COUNSEL'S NAME: WWW. ALDAVAG
	Address:
,	Bar Code: CJA: FDNY: RET:
15)	LOG#: (2:42 - 2:50) MAG. JUDGE: Viktor Polivielski
,	1/ L call (1:12- 3:72
16)	Defendant was advised of bond/conditions by the Court and signed the bond.
÷	Surety (ies) were sworn and advised of bond obligations by the Court and signed the bond.
	Additional surety (ies) to co-sign bond by
Other	Comments/Rulings: Gov't opposed buil. Deterne counsel presented
	a buil parkage. Court get bond in the amount of \$500,000
	Grant request bond stanged perdains
17)	Complaint/Affidavit/Indictment unsealed: Ves No appeal in CA.
	SO ORDERED ON THIS DAY OF, 20

UNITED STATES MAGISTRATE JUDGE

UNITED STATES DISTRICT COURT

for the

EASTERN DISTRICT OF NEW YOR

Navs	1.	V. Case No. Case No. Case No. Charging District's Case No.
		WAIVER OF RULE 5 & 5.1 HEARINGS (Complaint or Indictment)
I	under	estand that I have been charged in another district, the (name of other court)
. I	have	been informed of the charges and of my rights to:
. ((1)	retain counsel or request the assignment of counsel if I am unable to retain counsel;
((2)	an identity hearing to determine whether I am the person named in the charges;
((3)	production of the warrant, a certified copy of the warrant, or a reliable electronic copy of either;
((4)	a preliminary hearing within 14 days of my first appearance if I am in custody and 21 days otherwise—unless I am indicted—to determine whether there is probable cause to believe that an offense has been committed;
((5)	a hearing on any motion by the government for detention;
((6)	request transfer of the proceedings to this district under Fed. R. Crim. P. 20, to plead guilty.
· I	agree	to waive my right(s) to:
E	a	an identity hearing and production of the warrant.
Č	7	a preliminary hearing.
כ	7	a detention hearing.
. .		an identity hearing, production of the warrant, and any preliminary or detention hearing to which I may be entitled in this district. I request that those hearings be held in the prosecuting district, at a time set by that court.
I pending		nt to the issuance of an order requiring my appearance in the prosecuting district where the charges are t me.
Date: _	3 2	14/16 M. Rlynolds Defendant's signature
		Signature of defendant's attorney
		Dennis References

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NEW YORK

United States of America	NOTICE OF APPEARANCE
~V~	Docket Number: 16-284W)
Marsha bay Reynolds	Judge:
Defendant.	Date: $3/24/16$
PLEASE NOTICE, th	hat I have been RETAINED by Musha bay Reynolds
	admitted to practice in this district on
	Signature: Dlym 8
	Print Name: Den Denniso. Ring
•	Bar Code:
	Office Address: 148-29 GUSS Island Pkny
	Whilestone, NY 11357
	Telephone #: 718 357-1040

*** NOTICE TO ATTORNEY***

**Bar Code - The attorney's initials and last four digits of the social security number must appear on all pleading.

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NEW YORK

United State	s of America	NOTICE OF APPEARANCE
V-		Docket Number :
Marsha	Gay Reydo	∫) Judge:
Defendant.		Date:
	:	
	PLEASE NOTICE, t	hat I have been RETAINED by Marsha Gay Reynold
the above na		admitted to practice in this district on
		Signature: 14 9.
		Signature: 13/4 9. Mazared Print Name: 13rd 1= Mazared
		Bar Code: NH THE
		Office Address: 277 Broadway, 1/e 70 b
		N.4. NY 10007
		Telephone #: 9/7-450-7078

*** NOTICE TO ATTORNEY***

**Bar Code - The attorney's initials and last four digits of the social security number must appear on all pleading.

United States District Court

EASTERN	DISTRICT OF	NEW YORK
UNITED STATES OF AMER	∛ICA	,
v.	PENDIN	OF TEMPORARY DETENTION NG HEARING PURSUANT TO BAIL REFORM ACT
11/10/5/10 Gay Rey	Case Numb	
Upon motion of the	defendant	, it is ORDERED that a
detention hearing is set for	5 / N * at	Z V V V V
before	Name of Judicial Officer	014/(1)
	BROOKLYN, NEW YORK Location of Judicial Officer	J *
Pending this hearing, the defendar	nt shall be held in custody by (the United S	tates marshal) (
) and produced for the hearing.
Oth	ner Custodial Official	,
Date	<u>J</u>	S/Pohorelsky ky
		•

^{*}If not held immediately upon defendant's first appearance, the hearing may be continued for up to three days upon motion of the Government, or up to five days upon motion of the defendant: 18 U.S.C. §3142(f)(2).

Ahearing is required whenever the conditions set forth in 18 U.S.C. §3142(f) are present. Subsection (1) sets forth the grounds that may be asserted only by the attorney for the Government; subsection (2) states that a hearing is mandated upon the motion of the attorney for the Government or upon the judicial officer's own motion if there is a serious risk that the defendant (a) will flee or (b) will obstruct or attempt to obstruct justice, or threaten, injure, or intimidate, or attempt to threaten, injure, or intimidate a prospective witness or juror.

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CRIMINAL MINUTES - GENERAL

Case No.	2:16-mj-00607	-DUTY-1				Date	March 24, 2016		
Present: The Honorable ANDRÉ BIROTTE JR., UNITED STATES DISTRICT JUDGE									
Interpreter	N/A								
(Carla Badirian n/a n/a								
Deputy Clerk			Court Reporter/Recorder.			Assi	Assistant U.S. Attorney		
<u>U.S.A.</u>	v. Defendant(s)	: Prese	ent Cust	<u>Bond</u>	Attorn	eys for Defenda	ants: Present App. 1	Ret.	
Marsh	a Gay Reynolds		X						

Proceedings: [In Chambers] Order Granting Government's Application For Review of Bail Order

The Government has requested review of the bail order issued on March 24, 2016 by the Honorable Viktor V. Pohorelsky, United States Magistrate Judge for the Eastern District of New York. Having reviewed the Government's Application, the Court **GRANTS** review of the bail order. The Court sets a hearing on this matter for **April 7, 2016, at 1:30 p.m.** before the Honorable André Birotte Jr., United States District Judge for the Central District of California.

Accordingly, the Court hereby **EXTENDS** the stay set by Judge Pohorelsky to the date of the hearing. The Defendant is **ORDERED** to remain in custody and await transport by the United States Marshal to the Central District of California. The Court **ORDERS** the United States Marshal to commence transport proceedings forthwith. The United States Marshal and/or counsel for the Government shall timely notify Judge Birotte's courtroom deputy clerk upon the Defendant's arrival to the Central District of California.

IT IS SO ORDERED.

CALENDAR: MAGISTRATE'S PROCEEDING

BEFORE MAG. JUDGE Viktor Pohorelsky DATE: 03/24/2016
DOCKET NUMBER: 16-284M LOG#: 2:21 - 2:27
DEFENDANT'S NAME : Marsha Gay Reynolds X_ PresentNot PresentX_ CustodyBail
DEFENSE COUNSEL: Dennis Ring and Brad Mazarin Federal Defender CJAX Retained
A.U.S.A: Alicia Washington DEPUTY CLERK: S. Yuen
INTERPRETER: (Language)
Detention Hearing held. Hearing adjourned to
Defendant was released on PRB with/without some conditions.
Defendant was advised of bond conditions by the Court and signed the bond.
Surety (ies) were sworn and advised of bond obligations by the Court and signed the bond.
Additional surety (ies) to co-signed bond by
At this time, defense counsel states on the record that the defendant does not have a bail application / package. Order of detention entered with leave to reapply to a Magistrate or to the District Court Judge to whom the case will be assigned.
Order of Excludable Delay entered. Code Type Start Stop
Order of Speedy Trial entered. Code Type Start Stop
Defendant's first appearanceDefendant arraigned on the indictment.
Attorney Appointment of FEDERAL DEFENDER CJA
Defendant entered NOT GUILTY PLEA to ALL counts of the indictment.
Status conference set for <u>a before Judge</u> OTHERS: Judge Divote Jv. nom the Mny 71
Status conference set for @ before Judge OTHERS: Judge and Birotle Jv. Jum the Mng 7/ Stayed the bond set by Judge Pohorelshy pending Justher bail heavy in vai) y Holying. Commitment Order entered. Defendant to be removed in Cuelody to the CN J Ch. USCA2 25
Justice bar hearing (1) of provide Commitment
Order entered. Defendant le le removed in
custody to the CN 7 CA. USCA2 25

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United States District Court								
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		FENDANT ARE	A					
☐ Ind	ictment	nformation 🔀	Complaint	- 🗆 (Other (specify)	Violatio	n of Condition	ns of release
charging a viola	ition of	U.S.C. §						
DISTRICT OF	OFFENSE	Cent	ial D	14.	f Cal	ifor	nia	· · · · · · · · · · · · · · · · · · ·
DESCRIPTION	OF CHARGES							
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TO: TH	TO: THE UNITED STATES MARSHAL "							
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and there authorize Set	e deliver the de	fendant to the Use defendant. The	uspat tul use Au	te Bin	pleted by Airotte.	Wil 7	12016, + 1211	er officer We adje 1 Luy
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This commitment was received and executed as follows:								
DATE COMMITME	ATE COMMITMENT ORDER RECEIVED PLACE OF COMMITMENT DATE DEFENDANT COMMITTED							
DATE	UNITED STATES M	IARSHAL			(BY) DEPUTY MA	RSHAL		· · · · · · · · · · · · · · · · · · ·
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